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PTO/SB/05 (03-01) Approved for use through 10/31/2002. OMB 0651-0032

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UTILITY PATENT APPLICATION TRANSMITTAL

Attorney Docket No.

Rigney, David R.

First Inventor System, Methods, and Computer Program Product for Analyzing Microarray Data

(Only for new nonprovisional applications under 37 CFR 1.53(b))

EF337976392US Express Mail Label No.

APPLICATI	ION ELEMENTS	ADDI				er for Patents
See MPFP chapter 600 concer	ming utility patent application content	1		Patent App hington, D0		
Fee Transmittal Forr	m (e.g., PTO/SB/17)	7.	CD-ROM or CD-R in		large t	table or
1. X (Submit an original and a dup Applicant claims small		0 Nucl	Computer Program (eotide and/or Amino Ac		ce Sul	hmission
2. X Applicant claims sind See 37 CFR 1.27.			oplicable, all necessary		CC QU.	omission
3. X Specification (preferred arrangement se	[Total Pages 72]	а. [Computer Readable	e Form (CF	RF)	
- Descriptive title of	f the invention to Related Applications	b. S	pecification Sequence	Listing on:		
- Statement Regard	ding Fed sponsored R & D		i. CD-ROM or	CD-R (2 c	opies)); or
- Reference to sequ	uence listing, a table,		i i. 🔲 paper			
or a computer pro - Background of the	ogram listing appendix e Invention	с. [Statements verifyir	ig identity o	of abo	ve copies
- Brief Summary of	f the Invention of the Drawings (<i>if filed</i>)	A	CCOMPANYING A	PPLICA	ATIO	N PARTS
- Detailed Descripti	ion	9.	Assignment Papers	(cover she	et & c	document(s))
- Claim(s) - Abstract of the D	indeque	10.	37 CFR 3.73(b) Sta			Power of
- Abstract of the Di	[(when there is an a		 	Attorney
4. X Drawing(s) (35 U.S	S.C. 113) [Total Sheets 8] 11.	English TranslationInformation Disclos		t (II ap	Copies of IDS
5. Oath or Declaration	[Total Pages 2] 12.	Statement (IDS)/P1			Citations
a. X Newly execute	ed (original or copy)	13.	Preliminary Amend			
b. Copy from a p	prior application (37 CFR 1.63 (d)) on/divisional with Box 18 completed)	14.	Return Receipt Po (Should be specific	stcard (MP ally itemize	PEP 50 ed)	03)
	ON OF INVENTOR(S)	15.	Certified Copy of F (if foreign priority is	Priority Doc s claimed)	umen	t(s)
Signed statement attached deleting inventor(s) named in the prior application, see 37 CFR			Nonpublication Re (b)(2)(B)(i). Application	quest unde	er 35 t	J.S.C. 122
1.63(d)(2) ai	nd 1.33(b).		or its equivalent.			Under
6. Application Data S	Sheet. See 37 CFR 1.76	17.		PEP. 7		
18. If a CONTINUING APPLIC	ATION, check appropriate box, and	supply the requ	isite information below	and in a pr	elimin	ary amendment,
or in an Application Data Shee	et under 37 CFR 1.76:					
Continuation	Divisional Continuation-in-part (CIP) c	f prior application No.:			
Prior application information:	ExaminerNAL APPS only: The entire disclosure	of the prior appl	Group Art Unit:			is supplied under
Boy Sh is considered a part of t	the disclosure of the accompanying co	ntinuation or div	isional application and is	s nereby inc	согрога	ated by reference.
The incorporation can only be re	elled upon when a portion has been ina	dvertently omitt	ed from the submitted ap	plication pa	arts.	
	19. CORRESPO	MDENCE ADD	KE33			
Customer Number or Bar Coo	de Label (Insert Customer No. or, Atta	ach bar code label he	re) or X	Correspond	ence ad	dress below
Name	David R. Rigney					
	GENETWORKS Inc.					
Address	P.O. Box 33296					
City	Austin	State	TX	Zip C	ode	78764
Country	U.S.A.	Telephone	512-445-730	1 Fa.	x	445-7301
Name (Print/Type)	David R. Rigney	Reg	stration No. (Attorne	y/Agent)		
Signature	David R Rigne	4/		Date	21	Aug 2001

Burden Hour Statement: This form is estimated to take 0.2 hours to complete. Time will vary depending upon the needs of the individual case. Any comments on the amount of time you are required to complete this form should be sent to the Chief Information Officer, U.S. Patent and Trademark Office, Washington, DC 20231. DO NOT SEND FEES OR COMPLETED FORMS TO THIS ADDRESS. SEND TO: Assistant Commissioner for Patents, Box Patent Application, Washington, DC 20231.

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Patent fees are subject to annual revision.

TOTAL AMOUNT OF PAYMENT

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Co	mpl te if Known	_
Application Number		
Filing Date		
First Named Inventor	Rigney, David R.	
Examiner Name		
Group Art Unit		
Attorney Docket No.		_

METHOD OF PAYMENT	FEE CALCULATION (continued)					
The Commissioner is hereby authorized to charge	3. ADDITIONAL FEES					
1. indicated fees and credit any overpayments to:	Large Small					
Account	Entity Entity Fee Fee Fee Fee Description	Fee Paid				
Number	Code (\$) Code (\$)					
Deposit Account	105 130 205 65 Surcharge - late filing fee or oath					
Name Charge Any Additional Fee Required	127 50 227 25 Surcharge - late provisional filing fee or cover sheet					
Under 37 CFR 1.16 and 1.17	139 130 139 130 Non-English specification					
Applicant daims small entity status. See 37 CFR 1.27	147 2,520 147 2,520 For filing a request for ex parte reexaminal	ion				
2. X Payment Enclosed: X Check Credit card Money Other	112 920* 112 920* Requesting publication of SIR prior to Examiner action					
Older	113 1,840* 113 1,840* Requesting publication of SIR after Examiner action					
FEE CALCULATION	115 110 215 55 Extension for reply within first month					
1. BASIC FILING FEE	116 390 216 195 Extension for reply within second month					
Large Entity Small Entity Fee Fee Fee Fee Description	117 890 217 445 Extension for reply within third month					
Code (\$) Code (\$) Fee Paid	118 1,390 218 695 Extension for reply within fourth month					
101 710 201 355 Utility filing fee 355	128 1,890 228 945 Extension for reply within fifth month					
106 320 206 160 Design filing fee	119 310 219 155 Notice of Appeal					
107 490 207 245 Plant filing fee	120 310 220 155 Filing a brief in support of an appeal					
	121 270 221 135 Request for oral hearing					
	138 1,510 138 1,510 Petition to institute a public use proceeding	·				
SUBTOTAL (1) (\$) 355	140 110 240 55 Petition to revive - unavoidable					
2. EXTRA CLAIM FEES	141 1,240 241 620 Petition to revive - unintentional					
Fee from Extra Claims <u>below</u> <u>Fee Paid</u>	142 1,240 242 620 Utility issue fee (or reissue)	ļ				
Total Claims 6 -20** = 0 X =	143 440 243 220 Design issue fee	ļ				
Independent Claims X 40 = 40	144 600 244 300 Plant issue fee					
Multiple Dependent	122 130 122 130 Petitions to the Commissioner	<u> </u>				
	123 50 123 50 Processing fee under 37 CFR 1.17(q)					
Large Entity Small Entity Fee Fee Fee Fee Fee Description	126 180 126 180 Submission of Information Disclosure Stm	·				
Code (\$) Code (\$) 103 18 203 9 Claims in excess of 20	581 40 581 40 Recording each patent assignment per property (times number of properties)					
102 80 202 40 Independent claims in excess of 3	146 710 246 355 Filing a submission after final rejection (37 CFR § 1.129(a))					
104 270 204 135 Multiple dependent claim, if not paid	149 710 249 355 For each additional invention to be					
109 80 209 40 ** Reissue independent claims over original patent	examined (37 CFR § 1.129(b)) 179 710 279 355 Request for Continued Examination (RCE	,				
110 18 210 9 ** Reissue claims in excess of 20 and over original patent		'				
and over original paterix	169 900 169 900 Request for expedited examination of a design application					
SUBTOTAL (2) (\$) 40	Other fee (specify)					
**or number previously paid, if greater; For Reissues, see above	*Reduced by Basic Filing Fee Paid SUBTOTAL (3) (\$)	0				
	APPLICATION OF THE PROPERTY OF					

SUBMITTED BY				Complete (if applicable)		
Name (Print/Type)	David R. Rigney	Registration No. (Attorney/Agent)		Telephone	512-445-7301	
Signature	David R Rigney			Date	21 Aug. 2001	

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NONPUBLICATION REQUEST UNDER 35 U.S.C. 122(b)(2)(B)(i)

First Named Inventor					
Title	System, Me Product for	ethods, and Analyzing	d Comput Microan	er f	rogram Data
Atty D	ocket Number				

I hereby certify that the invention disclosed in the attached application has not and will not be the subject of an application filed in another country, or under a multilateral agreement, that requires publication at eighteen months after filing.

I hereby request that the attached application not be published under 35 U.S.C. 122(b).

21 August 2001

Date

David R Rigney
Signature

David R. Rigney

Typed or printed name

This request must be signed in compliance with 37 CFR 1.33(b) and submitted with the application **upon filing.**

Applicant may rescind this nonpublication request at any time. If applicant rescinds a request that an application not be published under 35 U.S.C. 122(b), the application will be scheduled for publication at eighteen months from the earliest claimed filing date for which a benefit is claimed.

If applicant subsequently files an application directed to the invention disclosed in the attached application in another country, or under a multilateral international agreement, that requires publication of applications eighteen months after filing, the applicant must notify the United States Patent and Trademark Office of such filing within forty-five (45) days after the date of the filing of such foreign or international application. Failure to do so will result in abandonment of this application (35 U.S.C. 122(b)(2)(B)(iii)).

Burden Hour Statement: This collection of information is required by 37 CFR 1.213(a). The information is used by the public to request that an application not be published under 35 U.S.C. 122(b) (and the PTO to process that request). Confidentiality is governed by 35 U.S.C. 122 and 37 CFR 1.14. This form is estimated to take 6 minutes to complete. This time will vary depending upon the needs of the individual case. Any comments on the amount of time you are required to complete this form should be sent to the Chief Information Officer, U.S. Patent and Trademark Office, Washington, DC 20231. DO NOT SEND FEES OR COMPLETED FORMS TO THIS ADDRESS. SEND TO: Assistant Commissioner for Patents, Washington, DC 20231.

Title of the Invention: System, Methods, and Computer Program Product

for Analyzing Microarray Data

Inventor: David R. Rigney

Utility Patent Application Transmittal
Accompanying Application Parts
Box 17 (Other):

Request Under MPEP §707.07(j):

The undersigned, a pro se applicant, respectfully requests that the Examiner draft one or more suitable claims for the applicant, if the Examiner finds patentable subject matter disclosed in this application, but feels that the Applicant's present claims are not entirely suitable.

David R Rigney